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Steve Wene, No. 019630 MOYES SELLERS LTD. 1850 N. Central Avenue, Suite 1100 Phoenix, Arizona 85004 (602)-604-2189 swene@lawms.com Attorneys for Truxton Canyon Water Company

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COR. 1 COMMISSION DOCKET CONTROL

BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS KRISTIN K. MAYES, CHAIRMAN **GARY PIERCE** PAUL NEWMAN SANDRA D. KENNEDY

Arizona Corporation Commission DOCKETED

MAR 1 4 2011





IN THE MATTER OF THE **COMMISSION ON ITS OWN MOTION** INVESTIGATING THE FAILURE OF TRUXTON CANYON WATER **COMPANY TO COMPLY WITH COMMISSION RULES AND** REGULATIONS

Docket No. W-02168A-10-0247

NOTICE OF FILING OF POST-HEARING DOCUMENTATION

Truxton Canyon Water Company ("Truxton" or "Company"), hereby gives notice that it is filing the Organization Chart showing relationship between the Claude K. Neal Family Trust, Truxton Canyon Water Company, and Cerbat Water Company. See Attachment 1. The Court also requested that the Company file documentation that explains the long-term debt recorded on Truxton's annual report. Chris Hopper has reviewed the available documentation and determined that the loans occurred sometime between 1962 and 2000. After an extensive search of available records by Chris Hopper, the Company cannot produce the specific documentation that represents the approximate \$450,000 of long-term debt. Based upon conversations with Mark Neal, Chris Hopper understands that this money was used to operate and maintain the Company and is primarily composed of money owed by the Company to the Trust for management of the Company.1 RESPECTFULLY SUBMITTED this 14th day of March, 2011. **MOYES SELLERS & SIMS** we Mane Attorneys for Truxton Canyon Water Company Original and 13 copies of the foregoing filed this 14th day of March, 2011 with:

Docket Control Arizona Corporation Commission 1200 West Washington Phoenix, Arizona 85007

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Copy of the foregoing mailed this 14th day of March, 2011 to:

Kimberly Ruht Legal Division Arizona Corporation Commission 1200 West Washington Street Phoenix, Arizona 85007

¹ The Company understands that this statement is hearsay and it is not intended to be offered as evidence. Rather, the Company is offering this statement to explain why the Company is unable to document the long-term loan as recorded by the Company.

Todd Wiley Fennemore Craig 3003 N. Central Ave. Ste. 2600

Phoenix, AZ 85012-2913

Donnely Herbert

ATTACHMENT 1

Management Organizational Chart - March 2011

